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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/759,209	01/20/2004	Hiroyuki Kobayashi	P23857	7753
7055	7590 06/01/2006		EXAMINER	
GREENBLUM & BERNSTEIN, P.L.C. 1950 ROLAND CLARKE PLACE			SMITH, PHIL	IP ROBERT
RESTON, V			ART UNIT	PAPER NUMBER
,			3739	<u>-</u>

DATE MAILED: 06/01/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Commons	10/759,209	KOBAYASHI, HIROYUKI				
Office Action Summary	Examiner	Art Unit				
į	Philip R. Smith	3739				
The MAILING DATE of this communication appe Period for Reply	ears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period with Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a within the statutory minimum of thir ill apply and will expire SIX (6) MON cause the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status	· •					
1) Responsive to communication(s) filed on 20 Jan	nuary 2004.					
, , -	action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex	x parte Quayle, 1935 C.E	D. 11, 453 O.G. 213.				
Disposition of Claims						
	•					
 4) Claim(s) 1-5 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 	n from consideration					
5) Claim(s) is/are allowed.	m nom consideration.					
6) Claim(s) 1-5 is/are rejected.						
7) Claim(s) is/are objected to.	•					
8) Claim(s) are subject to restriction and/or	election requirement.					
-,						
Application Papers	:					
9) The specification is objected to by the Examiner	:					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Exa	aminer. Note the attache	d Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119	·					
Priority under 35 U.S.C. § 119 12) △ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
a)⊠ All b)□ Some * c)□ None of:						
1. Certified copies of the priority documents	s have been received.					
2. Certified copies of the priority documents						
3. Copies of the certified copies of the prior	ity documents have beer	received in this National Stage				
application from the International Bureau						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)		Summary (PTO-413) (s)/Mail Date				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 6/18/2004. 		Informal Patent Application (PTO-152)				
	-,	<u> </u>				

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DETAILED ACTION

Specification

[01] The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Claim Notes

[02] Claim 2 was amended prior to examination to be dependent upon claim 1.

Claim Rejections - 35 USC § 103

[03] The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- [04] Claims 1 & 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Furusawa (6,371,908) in view of Ozawa (6,080,104).
- [05] Furusawa discloses a diagnosis supporting device connected to an endoscope system that captures an image of a subject faced to the tip of an endoscope to generate special observation image data for displaying a special observation image for diagnosis based on various image data transmitted from the endoscope system, said diagnosis supporting device comprising:
 - [05a] a light emitting section ("light source device 12," 4/60) that alternately emits excitation light ("light source (UV light source) 24," 5/26) to excite living

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tissue and reference light ("white light source 22," 4/61) to illuminate the subject;

- [05b] a probe ("light guide 20," 4/61) that is inserted through a forceps channel to guide the excitation light and the reference light from a proximal end to a distal end;
- [05c] an image data acquiring section ("solid state image sensor (CCD) 17," 4/34) that acquires fluorescent image data generated by the endoscope system ("the RGB image signal... is stored in the memory M1...") when the light emitting section emits the excitation light and acquires reference image data generated by the endoscope system ("and the F image signal... is stored in the memory MF," 10/15) when the light emitting section emits the reference light;
- [05d] a light controller ("light source control unit 27," 5/55) that controls the intensity of the excitation light according to [a] first intensity coefficient ("adjusts, in accordance with an instruction... light amounts of... excitation light which are incident into the light guide 20," 5/55) and that controls the intensity of the reference light according to [a] second intensity coefficient ("adjusts, in accordance with an instruction... light amounts of illuminating light ... which are incident into the light guide 20," 5/55);
- [05e] a calculating section ("PC14," 5/57) that calculates the first and second intensity coefficients ("instruction from, for example, PC14," 5/57) according

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to some first and second operational expressions.

[06] Furusawa does not disclose:

- [06a] that the calculating section ("PC14") calculates a first intensity coefficient ("instruction") according to a first operational expression which is based on the maximum brightness level of the fluorescent image data (stored in "MF," as noted above).
- [06b] that the calculating section ("PC14") calculates a second intensity coefficient ("instruction") according to a second operational expression which is based on the maximum brightness level of the reference image data (stored in "M1," as noted above).
- [06c] an intensity measuring section that extracts the maximum brightness level from the brightness levels of all the pixels in the fluorescent image data and extracts the maximum brightness level from the brightness levels of all the pixels in the reference image data whenever the image signal acquiring section acquires a set of the reference image data and the fluorescent image data;
- [06d] that said first and second operational expressions are determined such that the intensities of said excitation light and said reference light increase as the maximum brightness levels of said fluorescent image data and said reference image data decrease.
- [07] Ozawa discloses an intensity measuring section that extracts the maximum

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brightness level from the brightness levels of all the pixels in the image data ("peak value detecting circuit 63," 1/44), which utilizes an operational expression which is determined such that the intensity of the emitted light increases as the maximum brightness level of the image data decreases ("controls the size of the aperture 67 in accordance with a signal output from the peak value detecting circuit 63," 1/42).

- [08] At the time of the invention, it would have been obvious to a person of ordinary skill in the art that the calculating section disclosed by Furusawa ("PC14") calculate the intensity coefficients ("instruction") according to an operational expression which is based on the maximum brightness level of the image data. A skilled artisan would be motivated to do so in order to "maintain uniform ... peak brightness of the observed image" (1/47).
- [09] With regard to claim 3: Furusawa discloses:
 - [09a] an affected-area-information acquiring section ("memory unit 40," 7/8) that determines whether a difference between brightness level of a pixel in said reference image data (as shown in Fig. 8, 10/35-44) and brightness level of a pixel in said fluorescent image data at the corresponding position is larger than a predetermined threshold value ("second threshold," as shown in Fig. 11, 10/54-58) or not for all of the pixels in said reference image data whenever said image signal acquiring section acquires a set of said reference image data and said fluorescent image data, and that acquires position information that specifies the positions of the pixels whose differences are larger than said threshold value (as shown in Fig. 13, with

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reference to 11/16-18);

- [09b] an image generating section ("M1," 11/31-34) that generates color image data ("indicated in blue") for displaying a monochromatic image on a monitor based on said reference image data acquired by said image data acquiring section;
- [09c] an image composing section ("VRAM41," 11/42-45) that composes said color image data generated by said image generating section and said position information to convert the pixels on said color image data that are represented by said position information into specified pixels exhibiting a predetermined color ("blue," as noted above); and
- [10] an output section ("monitor 15," 11/43) that outputs the composed color image data composed by said image composing section as special observation image data.

Additional Claim Rejections - 35 USC § 103

- [11] Claims 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Furusawa & Ozawa in view of Higuchi (6,734,894).
- [12] Furusawa in view of Ozawa discloses a light source in which the intensity of the emitted light increases as the maximum brightness level of the image data decreases. The "UV light source 24" and "white light source 22" disclosed by Furusawa inherently vary light intensity in response to an applied voltage.
- [13] Furusawa is silent as to the particular means of controlling the intensity of emitted

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light, stating only that the "light source control unit 27" may be instructed to do so by the "PC14." Ozawa teaches "[control of] the size of the aperture 67 in accordance with a signal output from the peak value detecting circuit 63," as noted above.

- [14] Furusawa in view of Ozawa does not disclose that the light controller controls the intensities of said excitation light and said reference light by changing the voltage applied to said light source.
- [15] Higuchi discloses the following in 2/54-59:

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The light quantity compensating means may comprise light quantity controlling means for adjusting the outgoing light quantity from a light source during a period immediately before light shielding. The light quantity controlling means may variably control the lamp voltage or the aperture of a light quantity restrictor.

[16] At the time of the invention, it would have been obvious to a person of ordinary skill in the art that in reduction to practice, obvious alternatives to aperture control of light emission be used. Higuchi discloses that lamp voltage control is just such an obvious alternative. A skilled artisan would be motivated to control a lamp voltage, as opposed to installing an aperture, because this requires fewer mechanical parts.

Additional Claim Rejections - 35 USC § 103

- [17] Claims 4-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Furusawa in view of Ozawa.
- [18] With regard to claim 4: Furusawa in view of Ozawa does not disclose that said specific pixels exhibit red. Furusawa discloses that said specific pixels exhibit

blue. In reduction to practice, the specific color label may be left to the discretion of a skilled artisan as an obvious design choice.

[19] With regard to claim 5: Furusawa discloses a "light guide 20," which does not necessarily consist of a number of optical fibers that are bundled up with one another. However, it would have been obvious to one having ordinary skill in the art at the time the invention was made, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. St. Regis Paper Co. v. Bemis Co., 193 USPQ 8.

Conclusion

- [20] The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Imaizumi (6293911), Ozawa (6635011) & Sendai (2002/0177780) separately disclose a multimode light source. Longacre (4535758) discloses a variable endoscope illumination source.
- [21] Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip R. Smith whose telephone number is (571) 272 6087 and whose email address is philip.smith@uspto.gov. The examiner can normally be reached between 9:00am and 5:00pm.
- [22] If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Linda Dvorak can be reached on (571) 272 4764.
- [23] Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published

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applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

[24] Prs

Serin P. Leubecker Primary Examiner